## April 8, 2005

City of Tahlequah Deb Com, City Clerk 111 S. Cherokee Ave. Tahlequah, OK 74464

> Re: Notice of Claim Pursuant to Oklahoma's Governmental Tort Claims Act and Solid Waste Disposal Act

Dear Ms. Corn:

Pursuant to OKLA. STAT. tit. 51 § 156 and 42 U.S.C. § 6972(a)(1)(B), the following parties are providing you with their ninety day notice of claim: Peterson Farms, Inc.; Tyson Foods, Inc.; Simmons Foods, Inc.; George's, Inc.; and Willow Brook Foods, Inc. (the "Companies").

The Companies have received notice from the Attorney General of the State of Oklahoma (the "Attorney General") of his intent to file a Citizen's Suit on behalf of the State of Oklahoma pursuant to the Solid Waste Disposal Act, 42 USC § 6972(a)(1)(B) (attached hereto and incorporated herein is the Attorney General's Notice). The Attorney General further notified the Companies that the State will assert claims for additional remedies under other state and federal statutes, and state and federal common law.

In his Notice, the Attorney General alleges that the Illinois River Watershed has been damaged by the land application of poultry litter and its constituents, including nutrients contained within poultry litter such as phosphorus and phosphorus compounds, and nitrogen and nitrogen compounds. The Attorney General claims that poultry litter is a regulated solid and/or hazardous waste, and that its use in the Illinois River is creating an "imminent and substantial endangerment to human health and the environment."

The Companies deny that poultry litter or nutrients, such as phosphorus, are solid or hazardous wastes, that any damaged has occurred, or that they or their contract poultry growers have violated any law. However, since the Attorney General claims that the release of the constituents of poultry litter including nutrients into the Illinois River Watershed are the source of alleged damages, other sources such as municipal waste systems, recreational facilities and their waste handling facilities, and golf courses, may be potentially liable under the same theories under state and federal law. You are receiving this notice pursuant to 42 U.S.C. § 6972(a)(1)(B) and OKLA. STAT. tit. 51 § 156, because your activities may be contributing nutrients and other substances to the



receiving this notice pursuant to 42 U.S.C. § 6972(a)(1)(B) and OKLA. STAT. tit. 51 § 156, because your activities may be contributing nutrients and other substances to the waters in the Illinois River Watershed, by virtue of your operations of the aforementioned types, and the Attorney General has claimed that such nutrients and substances are causing an "imminent and substantial endangerment to human health and the environment."

The Companies deny the State's allegations, including that damage has occurred and deny that the Companies are responsible for any such damage. The Companies believe it may be possible to avoid litigation with the Attorney General. However, should the State of Oklahoma institute litigation, the Companies intend to bring Third-Party Complaints against you, other point source contributors, and other non-point source contributors seeking relief in the form of an injunction requiring the third-parties to participate with the Companies in each and every aspect of relief the Attorney General intends to achieve to the extent permissible under Oklahoma's Governmental Tort Claims Act. The Companies will also seek all other equitable and legal remedies available.

The Attorney General has made the following demands on the Companies:

- Immediately cease introduction of the identified constituents including phosphorous and other nutrients into the Illinois River Watershed;
- Immediately assess the damage to the waters and natural resources of the State caused by release of these identified constituents including phosphorous and other nutrients into the Illinois River Watershed;
- Develop and implement a plan for comprehensive remediation of the waters and natural resources of the State; and
- 4) Reimburse the State for past and future response costs, attorney's fees and costs.

The Companies remain willing to resolve this dispute with the Attorney General, and he advises that he remains prepared to negotiate.

Page 3 April 8, 2005

## Best regards,

Peterson Farms, Inc. c/o Scott McDaniel, Esq. Joyce, Paul & McDaniel, P.C. 1717 S. Boulder Ave. Ste 200 Tulsa, OK 74119 (918) 599-0700 Tyson Foods, Inc. c/o Stephen Jantzen, Esq. Ryan, Whaley, Coldiron & Shandy, P.C. 119 North Robinson Ste 900 Oklahoma City, OK (405) 239-6040 Simmons Foods, Inc. c/o John Elrod, Esq. Conner & Winters, P.C. 100 West Center St. Ste 200 Fayetteville, AR 72701 (479) 582-5711

George's, Inc. c/o Gary Weeks, Esq. Bassett Law Firm P.O. Box 3618 Fayetteville, AR 72701 (479) 521-9996 Willow Brook Foods, Inc. c/o Thomas Grever, Esq. Lathrop & Gage 2345 Grand Blvd., Ste 2800 Kansas City, MO 64108 (816) 292-2000 Page 4 April 8, 2005

cc: The Honorable Brad Henry

Dallas, TX 75202

Governor of the State of Oklahoma

State Capitol, Room 212

Oklahoma City, Oklahoma 73105

Richard Green Regional Administrator Environmental Protection Agency Region 6 1445 Ross Ave. Ste 1200

The Honorable W.A. Drew Edmondson Attorney General of the State of Oklahoma 2300 N. Lincoln Blvd., Ste 112 Oklahoma City, OK 73105 Stephen J. Johnson Administrator

Environmental Protection Agency

Ariel Rios Building

1200 Pennsylvania Ave., NW Washington, DC 20460

Steve Thompson Executive Director Oklahoma Department of Environmental Quality

P.O. Box 1677

Oklahoma City, OK 73101-1677



# Office of Attorney General State of Oklahoma

March 9, 2005

## By Registered Mail, Return Receipt Requested

Aviagen, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102 Aviagen, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201 Cal-Maine Farms, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Page 5 of 33

Cal-Maine Farms, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102 Cal-Maine Foods, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201 Cal-Maine Foods, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

Cargill, Incorporated c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102 Cargill, Incorporated c/o registered service agent The Corporation Company 425 W. Capitol Ave.,Ste. 1700 Little Rock, AR 72201 Cargill Turkey Production, L.L.C. c/o registered service agent
The Corporation Company
735 First National Building
120 North Robinson
Oklahoma City, OK 73102

Cargill Turkey Production, L.L.C. c/o registered service agent
The Corporation Company
425 W. Capitol Ave., Ste. 1700
Little Rock, AR 72201

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George's Inc. c/o registered service agent James M. Graves Bassett Law Firm 221 North College Avenue Fayetteville, AR 72701 George's Farms, Inc. c/o registered service agent James M. Graves Bassett Law Firm 221 North College Avenue Fayetteville, AR 72701 Peterson Farms, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102

Peterson Farms, Inc. c/o registered service agent Ray Wear 250 South Main Decatur, AR 72722 Simmons Foods, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102 Simmons Foods, Inc. c/o registered service agent Mark C. Simmons PO Box 430 Siloam Springs, AR 72761



Tyson Chicken, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

Tyson Poultry, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Willow Brook Foods, Inc. c/o registered service agent Frank M. Evans, III 1845 South National Springfield, MO 65804

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\* Additional addressees on page 6

Notice of Intent to File Citizen Suit Pursuant to the Solid Waste Re: Disposal Act, 42 U.S.C. § 6972 (a)(1)(B).

#### Dear Responsible Party:

Please be advised that the State of Oklahoma ("State") hereby gives ninety days notice in accordance with the citizen suit provisions of the federal Solid Waste Disposal Act ("SWDA"), 42 U.S.C. § 6972 ((a)(1)(B) and (b)(2)(A)) and applicable federal regulations, of its intent to file suit against Aviagen, Inc., Cal-Maine Farms, Inc., Cal-Maine Foods, Inc., Cargill, Inc., Cargill Turkey Production, LLC., Cobb-Vantress, Inc., George's, Inc., George's Farms, Inc., Peterson Farms, Inc., Simmons Foods, Inc., Tyson Chicken, Inc., Tyson Foods, Inc., Tyson Poultry, Inc., and Willow Brook Foods, Inc. (hereinafter the "Poultry Integrators"). The Poultry Integrators have contributed and are continuing to contribute to the handling, storage and/or disposal of solid and/or hazardous waste in a manner that may and does present an imminent and substantial endangerment to human health and the environment in the Illinois River Watershed located in northeastern Oklahoma and northwestern Arkansas (hereinafter the "IRW").

#### Background

Millions of chickens and turkeys, owned by the Poultry Integrators, are raised annually on farms throughout the IRW, and include, without limitation, birds raised for food products, birds raised for egg production and birds raised for breeding and resupply purposes. These "poultry growing operations" owned by, operated by, and/or under contract with the Poultry Integrators generate hundreds of thousands of tons of poultry waste for which the Poultry Integrators are legally responsible. Poultry waste constitutes solid and/or hazardous waste pursuant to 42 U.S.C. §6903(5) and (27).

Since approximately 1980, it has been the practice of the Poultry Integrators to dispose of this waste on lands within the IRW resulting in the release of this waste and associated

pollutants, into the soils, groundwater and surface waters of the IRW – a practice which may and does present an imminent and substantial endangerment to human health and the environment in the IRW in violation of 42 U.S.C. § 6972 (a)(1)(B) and applicable federal regulations.

The Poultry Integrators have long known that poultry waste contains a number of constituents that can and do cause harm to the environment and human health. These constituents include, but are not limited to:

- (a) Phosphorus and phosphorus compounds;
- (b) Nitrogen and nitrogen compounds;
- (c) Arsenic and arsenic compounds;
- (d) Zinc and zinc compounds;
- (e) Copper and copper compounds;
- (f) Hormones;
- (g) Antibiotics; and
- (h) Microbial pathogens.

These constituents of poultry waste have been released into the land and/or waters of the IRW by the disposal practices of the Poultry Integrators. The Poultry Integrators' waste management and disposal practices, combined with their failure to respond adequately to the continued release of poultry waste into the IRW, present an imminent and substantial endangerment to human health and the environment.

#### Solid Waste Disposal Act

Section 7002 of the SWDA provides that any person may commence a civil action against any person "who has contributed or who is contributing to the past or present handling, storage, treatment, transportation, or disposal of any solid or hazardous waste which may present an imminent and substantial endangerment to health or the environment. . ." 42 U.S.C. §6972(a)(1)(B). The Poultry Integrators have contributed to the past and present handling, storage, and disposal of solid or hazardous waste that presents an imminent and substantial endangerment to human health and the environment in the IRW. The Poultry Integrators' waste management and disposal practices have caused and will continue to cause the migration of the pollutants throughout the waters and natural resources in the IRW. These conditions pose an imminent and substantial endangerment to human health and the environment.

Under the SWDA, the Poultry Integrators are responsible for the complete and prompt cleanup of all contamination resulting from the disposal and releases, as well as the State's attorney's fees and litigation expenses. The State intends to seek injunctive relief pursuant to 42 U.S.C. § 6972 (a) requiring the Poultry Integrators to immediately cease all further disposal and

releases of poultry waste in and to the IRW in violation of the SWDA, prevent further endangerment of human health and the environment by undertaking a comprehensive cleanup program, and such other relief as may be necessary to abate the imminent and substantial endangerment of human health and the environment.

## Other Legal Liability

In addition to the foregoing, the State alleges that the manner in which the Poultry Integrators have disposed of and released waste for which they are responsible into the environment has resulted in violations of numerous other federal and state statutes, federal and state regulations, and common law. Accordingly, the State also intends to assert actions for additional remedies under other state, federal and common law. By notifying the Poultry Integrators of its claims under SWDA, the State does not waive, but rather reserves, its right to pursue additional claims against the Poultry Integrators under state, federal and common law at any time, including prior to the expiration of the Notice Period described herein for the SWDA claim.

#### SWDA Demand for Relief

Pursuant to the SWDA, the State demands that the Poultry Integrators (1) immediately cease all disposal and releases of poultry waste to the environment in violation of the SWDA; (2) immediately assess the damage to the waters and natural resources of the State caused by historical disposal and release of poultry waste; (3) develop and implement a plan for comprehensive remediation of the waters and natural resources of the State, including all sediments associated with the IRW; and (4) reimburse the State for past and future response costs, attorney's fees and costs.

The State is prepared to negotiate a prompt settlement that adequately addresses all of its claims under the SWDA. However, unless a binding settlement decree that addresses all of the State's claims under the SWDA is entered within 90 days of receipt of this letter, the State will seek an order in U.S. District Court requiring the Poultry Integrators to take all necessary measures to halt the endangerment of human health and the environment caused by the actions described in this letter. In connection with the intended litigation, the State has retained the assistance of the law firms listed below.

Sincerely,

W.A. Drew Edmondson

Oklahoma Attorney General

#### Counsel for Plaintiffs:

Lloyd Landreth Landreth Law Firm 801 East B Street Jenks, OK 74037 (918) 296-0460 Frederick Baker Motley Rice P.O. Box 1792 Mt. Pleasant, SC 29465 (843) 216-9000 David Page Miller & Keffer 222 Kenosha Tulsa, OK 74119 (918) 743-4460

Kelly Hunter Burch Oklahoma Office of the Attorney General 4545 North Lincoln Blvd., Ste. 260 Oklahoma City, OK 73105 (405) 521-4274 David Riggs
Riggs, Abney, Neal, Turpen,
Orbison & Lewis
The Frisco Building
502 West Sixth Street
Tulsa, OK 74119
(918) 587-3161

cc:

(By Registered Mail): Attached Service List

The Honorable Brad Henry Governor of the State of OklahomaGovernor's Office State Capitol, Room 212 Oklahoma City, Oklahoma 73105

Stephen L. Johnson Adminstrator Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Ave., NW Washington, DC 20460

The Honorable Terry L. Peach Commissioner of Agriculture 2800 North Lincoln Boulevard Oklahoma City, OK 73105

Timothy Jones, Attorney for Tyson Foods, Inc. Tyson Foods, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

John Tucker, Attorney for Cargill, Inc. Rhodes, Hieronymus, Jones, Tucker & Gable 100 West Fifth Street, Suite 400 Tulsa, OK 74121 The Honorable Mike Huckabee Governor of the State of Arkansas Governor's Office State Capitol, Room 250 Little Rock, Arkansas 72201

Richard Green Regional Administrator Environmental Protection Agency, Region 6 1445 Ross Avenue, Suite 1200 Dallas, TX 75202

The Honorable Miles Tolbert Oklahoma Secretary of Environment 3800 North Classen Boulevard Oklahoma City, OK 73118

A. Scott McDaniel, Attorney for Peterson Farms, Inc. Joyce, Paul & McDaniel, P.C. 1717 S. Boulder Ave., Ste. 200 Tulsa, OK 74119 The Honorable Alberto Gonzales, Esq. United States Attorney General 950 Pennsylvania Ave., NW Washington, DC 20530-0001

Steve Thompson
Executive Director
Oklahoma Department of
Environmental Quality
707 N. Robinson
P.O. Box 1677
Oklahoma City, OK 73101-1677

John Elrod, Attorney for Simmons Foods, Inc. Conner & Winters, P.L.L.C. 100 W. Center St., Suite 200 Fayetteville, AR 72701

Gary V. Weeks, Attorney for George's, Inc. Bassett Law Firm PO Box 3618 Fayetteville, AR 72702 \* Additional Addressees (by Recoursed Mail)

Ian Panton, CEO Aviagen, Inc. 5015 Bradford Dr., NW, Ste. 2 Huntsville, AL 35805

Warren R. Staley, CHB-CEO Gregory R. Page, COO Cargill, Incorporated 15615 McGinty Road West Wayzata, MN 55391

Monty Henderson, President Gary George, CEO George's, Inc. 402 West Robinson Avenue Springdale, AR 72764

Todd Simmons, President-COO Buddy Pilgrim, CEO Simmons Foods, Inc. 601 North Hico Siloam Springs, AR 72761

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Poultry, Inc. 2210 West Oaklawn Drive Springdale, AR 72762 Fred R. Adams, Jr., CHB-CEO Adolphus Baker, President & COO Cal-Main Farms, Inc. 3320 Woodrow Wilson, Ave. Jackson, MS 39209

John J. O'Carroll, President Cargill Turkey Production, LLC 151 North Main Street Wichita, KS 67202

Monty Henderson, President Gary George, CEO George's Farms, Inc. 402 West Robinson Avenue Springdale, AR 72764

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Chicken, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

Mike Briggs, President-COO Willow Brook Foods, Inc. 405 North Jefferson Street Springfield, MO 65806 Fred R. Adams, Jr., CHB-CEO Adolphus Baker, President & COO Cal-Main Foods, Inc. 3320 Woodrow Wilson, Ave. Jackson, MS 39209

James Bell, President Cobb-Vantress, Inc. 4703 Highway 412 East Siloam Springs, AR 72761

Kerry Kinion, COO Blake Evans, CEO Peterson Farms, Inc. 250 South Main Street Decatur, AR 72722

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Foods, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

Case 4:05-cv-00329-GKF-PJC Document 816-5 Filed in U	CERTIFIED MAIL: RECEIPT  (Domestic Mail Only; No Insurance Coverage Provided)
	For delivery information visit our website at www.usps.com
DETIIDN OF SEDV	# UFFICIAL USE
RETURN OF SERV	Postage S
SERVED: 11th day of April, 2005	Certifled Fee
NAME AND PLACE OF SERVICE:	(Endorsement Required)  Restricted Delivery Fee
MAINE AND TEACH OF SERVICE.	(Endorsement Required)
	Total Postage & Fees \$ 9.80
	City of Tahlequah
	Street, Apt. No.: Deb Corn, City Clerk
	City, State, Zip., 111 S. Cherokee Ave. Tahlequah, OK 74464
MANNER OF SERVICE: Certified Mail	PS Form 3800. June 2002 See Reverse for Instructions
SERVED ON: City of Tahlequah, Deb Corn, City	Clerk
DECLARATION OF S	ERVER
I declare under penalty of perjury under the laws foregoing information contained in the Proof of Service is	
Executed on April 26, 2005	
Ву:	ligaleta Frotta

COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION ■ Complete items 1, 2, and 3. Also complete ☐ Agent item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you.
 Attach this card to the back of the mailpiece, - ☐ Addressee Beceived by (Printed Name)/ C. Date of Delivery Morgan or of the front if space permits. D. Is delivery address different from item 1? 1. Article Addressed to: If YES, enter delivery address below: City of Tahlequah Deb Corn, City Clerk 111 S. Cherokee Ave. Tahlequah, OK 74464 3. Service Type Certified Mail
Registered ☐ Express Mail Return Receipt for Merchandise ☐ Insured Mail ☐ C.O.D. 4. Restricted Delivery? (Extra Fee) ☐ Yes 2. Article Number 7003 3110 0004 1976 1939 (Transfer from service label) PS Form 3811, February 2004 Domestic Return Receipt 102595-02-M-1540

## April 8, 2005

City of Watts
Janette Huffman
Municipal Court Clerk
P.O. Box 70
Watts, OK 74964

Re: Notice of Claim Pursuant to Oklahoma's Governmental Tort Claims
Act and Solid Waste Disposal Act

Dear Ms. Huffman

Pursuant to OKLA. STAT. tit. 51 § 156 and 42 U.S.C. § 6972(a)(1)(B), the following parties are providing you with their ninety day notice of claim: Peterson Farms, Inc.; Tyson Foods, Inc.; Simmons Foods, Inc.; George's, Inc.; and Willow Brook Foods, Inc. (the "Companies").

The Companies have received notice from the Attorney General of the State of Oklahoma (the "Attorney General") of his intent to file a Citizen's Suit on behalf of the State of Oklahoma pursuant to the Solid Waste Disposal Act, 42 USC § 6972(a)(1)(B) (attached hereto and incorporated herein is the Attorney General's Notice). The Attorney General further notified the Companies that the State will assert claims for additional remedies under other state and federal statutes, and state and federal common law.

In his Notice, the Attorney General alleges that the Illinois River Watershed has been damaged by the land application of poultry litter and its constituents, including nutrients contained within poultry litter such as phosphorus and phosphorus compounds, and nitrogen and nitrogen compounds. The Attorney General claims that poultry litter is a regulated solid and/or hazardous waste, and that its use in the Illinois River is creating an "imminent and substantial endangerment to human health and the environment."

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Page 2 April 8, 2005

156, because your activities may be contributing nutrients and other substances to the waters in the Illinois River Watershed, by virtue of your operations of the aforementioned types, and the Attorney General has claimed that such nutrients and substances are causing an "imminent and substantial endangerment to human health and the environment."

The Companies deny the State's allegations, including that damage has occurred and deny that the Companies are responsible for any such damage. The Companies believe it may be possible to avoid litigation with the Attorney General. However, should the State of Oklahoma institute litigation, the Companies intend to bring Third-Party Complaints against you, other point source contributors, and other non-point source contributors seeking relief in the form of an injunction requiring the third-parties to participate with the Companies in each and every aspect of relief the Attorney General intends to achieve to the extent permissible under Oklahoma's Governmental Tort Claims Act. The Companies will also seek all other equitable and legal remedies available.

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- Immediately assess the damage to the waters and natural resources of the State caused by release of these identified constituents including phosphorous and other nutrients into the Illinois River Watershed;
- 3) Develop and implement a plan for comprehensive remediation of the waters and natural resources of the State; and
- 4) Reimburse the State for past and future response costs, attorney's fees and costs.

The Companies remain willing to resolve this dispute with the Attorney General, and he advises that he remains prepared to negotiate.

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#### Best regards,

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cc: The Honorable Brad Henry

Governor of the State of Oklahoma

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Steve Thompson Executive Director Oklahoma Department of Environmental Quality P.O. Box 1677

Oklahoma City, OK 73101-1677



# OFFICE OF ATTORNEY GENERAL STATE OF OKLAHOMA

March 9, 2005

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These constituents of poultry waste have been released into the land and/or waters of the IRW by the disposal practices of the Poultry Integrators. The Poultry Integrators' waste management and disposal practices, combined with their failure to respond adequately to the continued release of poultry waste into the IRW, present an imminent and substantial endangerment to human health and the environment.

#### Solid Waste Disposal Act

Section 7002 of the SWDA provides that any person may commence a civil action against any person "who has contributed or who is contributing to the past or present handling, storage, treatment, transportation, or disposal of any solid or hazardous waste which may present an imminent and substantial endangerment to health or the environment. . ." 42 U.S.C. §6972(a)(1)(B). The Poultry Integrators have contributed to the past and present handling, storage, and disposal of solid or hazardous waste that presents an imminent and substantial endangerment to human health and the environment in the IRW. The Poultry Integrators' waste management and disposal practices have caused and will continue to cause the migration of the pollutants throughout the waters and natural resources in the IRW. These conditions pose an imminent and substantial endangerment to human health and the environment.

Under the SWDA, the Poultry Integrators are responsible for the complete and prompt cleanup of all contamination resulting from the disposal and releases, as well as the State's attorney's fees and litigation expenses. The State intends to seek injunctive relief pursuant to 42 U.S.C. § 6972 (a) requiring the Poultry Integrators to immediately cease all further disposal and

releases of poultry waste in and to the IRW in violation of the SWDA, prevent further endangerment of human health and the environment by undertaking a comprehensive cleanup program, and such other relief as may be necessary to abate the imminent and substantial endangerment of human health and the environment.

### Other Legal Liability

In addition to the foregoing, the State alleges that the manner in which the Poultry Integrators have disposed of and released waste for which they are responsible into the environment has resulted in violations of numerous other federal and state statutes, federal and state regulations, and common law. Accordingly, the State also intends to assert actions for additional remedies under other state, federal and common law. By notifying the Poultry Integrators of its claims under SWDA, the State does not waive, but rather reserves, its right to pursue additional claims against the Poultry Integrators under state, federal and common law at any time, including prior to the expiration of the Notice Period described herein for the SWDA claim.

#### **SWDA Demand for Relief**

Pursuant to the SWDA, the State demands that the Poultry Integrators (1) immediately cease all disposal and releases of poultry waste to the environment in violation of the SWDA; (2) immediately assess the damage to the waters and natural resources of the State caused by historical disposal and release of poultry waste; (3) develop and implement a plan for comprehensive remediation of the waters and natural resources of the State, including all sediments associated with the IRW; and (4) reimburse the State for past and future response costs, attorney's fees and costs.

The State is prepared to negotiate a prompt settlement that adequately addresses all of its claims under the SWDA. However, unless a binding settlement decree that addresses all of the State's claims under the SWDA is entered within 90 days of receipt of this letter, the State will seek an order in U.S. District Court requiring the Poultry Integrators to take all necessary measures to halt the endangerment of human health and the environment caused by the actions described in this letter. In connection with the intended litigation, the State has retained the assistance of the law firms listed below.

Sincerely,

W.A. Drew Edmondson

Oklahoma Attorney General

#### Counsel for Plaintiffs:

Lloyd Landreth Landreth Law Firm 801 East B Street Jenks, OK 74037 (918) 296-0460 Frederick Baker Motley Rice P.O. Box 1792 Mt. Pleasant, SC 29465 (843) 216-9000 David Page Miller & Keffer 222 Kenosha Tulsa, OK 74119 (918) 743-4460

Kelly Hunter Burch Oklahoma Office of the Attorney General 4545 North Lincoln Blvd., Ste. 260 Oklahoma City, OK 73105 (405) 521-4274 David Riggs
Riggs, Abney, Neal, Turpen,
Orbison & Lewis
The Frisco Building
502 West Sixth Street
Tulsa, OK 74119
(918) 587-3161

cc:

(By Registered Mail): Attached Service List

The Honorable Brad Henry Governor of the State of OklahomaGovernor's Office State Capitol, Room 212 Oklahoma City, Oklahoma 73105

Stephen L. Johnson Adminstrator Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Ave., NW Washington, DC 20460

The Honorable Terry L. Peach Commissioner of Agriculture 2800 North Lincoln Boulevard Oklahoma City, OK 73105

Timothy Jones, Attorney for Tyson Foods, Inc. Tyson Foods, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

John Tucker, Attorney for Cargill, Inc.
Rhodes, Hieronymus, Jones,
Tucker & Gable
100 West Fifth Street, Suite 400
Tulsa, OK 74121

The Honorable Mike Huckabee Governor of the State of Arkansas Governor's Office State Capitol, Room 250 Little Rock, Arkansas 72201

Richard Green
Regional Administrator
Environmental Protection Agency,
Region 6
1445 Ross Avenue, Suite 1200
Dallas, TX 75202

The Honorable Miles Tolbert Oklahoma Secretary of Environment 3800 North Classen Boulevard Oklahoma City, OK 73118

A. Scott McDaniel, Attorney for Peterson Farms, Inc. Joyce, Paul & McDaniel, P.C. 1717 S. Boulder Ave., Ste. 200 Tulsa, OK 74119 The Honorable Alberto Gonzales, Esq. United States Attorney General 950 Pennsylvania Ave., NW Washington, DC 20530-0001

Steve Thompson
Executive Director
Oklahoma Department of
Environmental Quality
707 N. Robinson
P.O. Box 1677
Oklahoma City, OK 73101-1677

John Elrod, Attorney for Simmons Foods, Inc. Conner & Winters, P.L.L.C. 100 W. Center St., Suite 200 Fayetteville, AR 72701

Gary V. Weeks, Attorney for George's, Inc. Bassett Law Firm PO Box 3618 Fayetteville, AR 72702 \* Additional Addressees (by Recalered Mail)

Ian Panton, CEO Aviagen, Inc. 5015 Bradford Dr., NW, Ste. 2 Huntsville, AL 35805

Warren R. Staley, CHB-CEO Gregory R. Page, COO Cargill, Incorporated 15615 McGinty Road West Wayzata, MN 55391

Monty Henderson, President Gary George, CEO George's, Inc. 402 West Robinson Avenue Springdale, AR 72764

Todd Simmons, President-COO Buddy Pilgrim, CEO Simmons Foods, Inc. 601 North Hico Siloam Springs, AR 72761

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Poultry, Inc. 2210 West Oaklawn Drive Springdale, AR 72762 Fred R. Adams, Jr., CHB-CEO Adolphus Baker, President & COO Cal-Main Farms, Inc. 3320 Woodrow Wilson, Ave. Jackson, MS 39209

John J. O'Carroll, President Cargill Turkey Production, LLC 151 North Main Street Wichita, KS 67202

Monty Henderson, President Gary George, CEO George's Farms, Inc. 402 West Robinson Avenue Springdale, AR 72764

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Chicken, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

Mike Briggs, President-COO Willow Brook Foods, Inc. 405 North Jefferson Street Springfield, MO 65806 Fred R. Adams, Jr., CHB-CEO Adolphus Baker, President & COO Cal-Main Foods, Inc. 3320 Woodrow Wilson, Ave. Jackson, MS 39209

James Bell, President Cobb-Vantress, Inc. 4703 Highway 412 East Siloam Springs, AR 72761

Kerry Kinion, COO Blake Evans, CEO Peterson Farms, Inc. 250 South Main Street Decatur, AR 72722

John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Foods, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

Case 4:05-cv-00329-GKF-PJC Document 816-5 Filed in USI		
ተ -	For delivery information visit our website at www.usps.come	
RETURN OF SERV		
	Postage \$	
SERVED: 11th day of April, 2005	Certified Fee  Return Reclept Fee (Endorsement Required)  Postmark Here	
NAME AND PLACE OF SERVICE:	Restricted Delivery Fee (Endorsement Required)	
m m	Total Postage & Fees \$ \$ . 80	
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<i>~</i>	Street, Apt. 7 Janette Huffman, Municipal Court Clerk or PO Box N P.O. Box 70  City, State, 2 220 2nd Street	
	PS Form 380 Watts, OK 74964	
MANNER OF SERVICE: Certified Mail	See Neverse for instructions	
SERVED ON: City of Watts, Janette Huffman, Municipal Court Clerk		
<u>DECLARATION OF SERVER</u>		
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.		
Executed on April 24, 2005		

By: Elizabeth Trotta

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> <li>Article Addressed to:</li> <li>City of Watts         <ul> <li>Janette Huffman, Municipal Court Clerk</li> <li>P.O. Box 70</li> <li>220 2<sup>nd</sup> Street</li> <li>Watts, OK 74964</li> </ul> </li> </ul>	A. Signature  X
2. Article Number 7003 3	110 0004 1976 1915
PS Form 3811, February 2004 Domestic Retu	urn Receipt 102595-02-M-1540

# April 8, 2005

Town of Westville Joe Ann Fleig Town Clerk/Treasurer P. O. Box 146 Westville, OK 74965

> Notice of Claim Pursuant to Oklahoma's Governmental Tort Claims Re: Act and Solid Waste Disposal Act

Dear Ms. Fleig:

Pursuant to OKLA. STAT. tit. 51 § 156 and 42 U.S.C. § 6972(a)(1)(B), the following parties are providing you with their ninety day notice of claim: Peterson Farms, Inc.; Tyson Foods, Inc.; Simmons Foods, Inc.; George's, Inc.; and Willow Brook Foods, Inc. (the "Companies").

The Companies have received notice from the Attorney General of the State of Oklahoma (the "Attorney General") of his intent to file a Citizen's Suit on behalf of the State of Oklahoma pursuant to the Solid Waste Disposal Act, 42 USC § 6972(a)(1)(B) (attached hereto and incorporated herein is the Attorney General's Notice). The Attorney General further notified the Companies that the State will assert claims for additional remedies under other state and federal statutes, and state and federal common law.

In his Notice, the Attorney General alleges that the Illinois River Watershed has been damaged by the land application of poultry litter and its constituents, including nutrients contained within poultry litter such as phosphorus and phosphorus compounds, and nitrogen and nitrogen compounds. The Attorney General claims that poultry litter is a regulated solid and/or hazardous waste, and that its use in the Illinois River is creating an "imminent and substantial endangerment to human health and the environment."

The Companies deny that poultry litter or nutrients, such as phosphorus, are solid or hazardous wastes, that any damaged has occurred, or that they or their contract poultry growers have violated any law. However, since the Attorney General claims that the release of the constituents of poultry litter including nutrients into the Illinois River Watershed are the source of alleged damages, other sources such as municipal waste systems, recreational facilities and their waste handling facilities, and golf courses, may be potentially liable under the same theories under state and federal law. You are

Page 2 April 8, 2005

waters in the Illinois River Watershed, by virtue of your operations of the aforementioned types, and the Attorney General has claimed that such nutrients and substances are causing an "imminent and substantial endangerment to human health and the environment."

The Companies deny the State's allegations, including that damage has occurred and deny that the Companies are responsible for any such damage. The Companies believe it may be possible to avoid litigation with the Attorney General. However, should the State of Oklahoma institute litigation, the Companies intend to bring Third-Party Complaints against you, other point source contributors, and other non-point source contributors seeking relief in the form of an injunction requiring the third-parties to participate with the Companies in each and every aspect of relief the Attorney General intends to achieve to the extent permissible under Oklahoma's Governmental Tort Claims Act. The Companies will also seek all other equitable and legal remedies available.

The Attorney General has made the following demands on the Companies:

- 1) Immediately cease introduction of the identified constituents including phosphorous and other nutrients into the Illinois River Watershed;
- Immediately assess the damage to the waters and natural resources of the State caused by release of these identified constituents including phosphorous and other nutrients into the Illinois River Watershed;
- 3) Develop and implement a plan for comprehensive remediation of the waters and natural resources of the State; and
- 4) Reimburse the State for past and future response costs, attorney's fees and costs.

The Companies remain willing to resolve this dispute with the Attorney General, and he advises that he remains prepared to negotiate.

Page 3 April 8, 2005

# Best regards,

Peterson Farms, Inc. c/o Scott McDaniel, Esq. Joyce, Paul & McDaniel, P.C. 1717 S. Boulder Ave. Ste 200 Tulsa, OK 74119 (918) 599-0700

George's, Inc. c/o Gary Weeks, Esq. Bassett Law Firm P.O. Box 3618 Fayetteville, AR 72701

(479) 521-9996

Tyson Foods, Inc. c/o Stephen Jantzen, Esq. Ryan, Whaley, Coldiron & Shandy, P.C. 119 North Robinson Ste 900 Oklahoma City, OK (405) 239-6040

Willow Brook Foods, Inc. c/o Thomas Grever, Esq. Lathrop & Gage 2345 Grand Blvd., Ste 2800 Kansas City, MO 64108 (816) 292-2000 Simmons Foods, Inc. c/o John Elrod, Esq. Conner & Winters, P.C. 100 West Center St. Ste 200 Fayetteville, AR 72701 (479) 582-5711

Page 4 April 8, 2005

cc: The Honorable Brad Henry

Governor of the State of Oklahoma

State Capitol, Room 212

Oklahoma City, Oklahoma 73105

Richard Green Regional Administrator Environmental Protection Agency Region 6 1445 Ross Ave. Ste 1200 Dallas, TX 75202

The Honorable W.A. Drew Edmondson Attorney General of the State of Oklahoma 2300 N. Lincoln Blvd., Ste 112 Oklahoma City, OK 73105

Stephen J. Johnson Administrator

Environmental Protection Agency

Ariel Rios Building

1200 Pennsylvania Ave., NW Washington, DC 20460

Steve Thompson
Executive Director
Oklahoma Department
of Environmental Quality
P.O. Box 1677

Oklahoma City, OK 73101-1677



# Office of Attorney General State of Oklahoma

March 9, 2005

#### By Registered Mail, Return Receipt Requested

Aviagen, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102

Cal-Maine Farms, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102

Cargill, Incorporated c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102

Cargill Turkey Production, L.L.C. c/o registered service agent
The Corporation Company
425 W. Capitol Ave., Ste. 1700
Little Rock, AR 72201

George's Inc. c/o registered service agent James M. Graves Bassett Law Firm 221 North College Avenue Fayetteville, AR 72701

Peterson Farms, Inc. c/o registered service agent Ray Wear 250 South Main Decatur, AR 72722 Aviagen, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Cal-Maine Foods, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Cargill, Incorporated c/o registered service agent The Corporation Company 425 W. Capitol Ave.,Ste. 1700 Little Rock, AR 72201

Cobb-Vantress, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

George's Farms, Inc. c/o registered service agent James M. Graves Bassett Law Firm 221 North College Avenue Fayetteville, AR 72701

Simmons Foods, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102 Cal-Maine Farms, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Cal-Maine Foods, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

Cargill Turkey Production, L.L.C. c/o registered service agent
The Corporation Company
735 First National Building
120 North Robinson
Oklahoma City, OK 73102

Cobb-Vantress, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Peterson Farms, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 N. Robinson Oklahoma City, OK 73102

Simmons Foods, Inc. c/o registered service agent Mark C. Simmons PO Box 430 Siloam Springs, AR 72761



Tyson Chicken, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

Tyson Poultry, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Willow Brook Foods, Inc. c/o registered service agent Frank M. Evans, III 1845 South National Springfield, MO 65804 Tyson Chicken, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Tyson Poultry, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102

Willow Brook Foods, Inc. c/o registered service agent The Corporation Company 735 First National Building 120 North Robinson Oklahoma City, OK 73102 Tyson Foods, Inc c/o registered service agent The Corporation Company 425 W. Capitol Ave., Ste. 1700 Little Rock, AR 72201

Willow Brook Foods, Inc. c/o registered service agent The Corporation Company 425 W. Capitol Ave,,Ste. 1700 Little Rock, AR 72201

\* Additional addressees on page 6

Re: Notice of Intent to File Citizen Suit Pursuant to the Solid Waste Disposal Act, 42 U.S.C. § 6972 (a)(1)(B).

# Dear Responsible Party:

Please be advised that the State of Oklahoma ("State") hereby gives ninety days notice in accordance with the citizen suit provisions of the federal Solid Waste Disposal Act ("SWDA"), 42 U.S.C. § 6972 ((a)(1)(B) and (b)(2)(A)) and applicable federal regulations, of its intent to file suit against Aviagen, Inc., Cal-Maine Farms, Inc., Cal-Maine Foods, Inc., Cargill, Inc., Cargill Turkey Production, LLC., Cobb-Vantress, Inc., George's, Inc., George's Farms, Inc., Peterson Farms, Inc., Simmons Foods, Inc., Tyson Chicken, Inc., Tyson Foods, Inc., Tyson Poultry, Inc., and Willow Brook Foods, Inc. (hereinafter the "Poultry Integrators"). The Poultry Integrators have contributed and are continuing to contribute to the handling, storage and/or disposal of solid and/or hazardous waste in a manner that may and does present an imminent and substantial endangerment to human health and the environment in the Illinois River Watershed located in northeastern Oklahoma and northwestern Arkansas (hereinafter the "IRW").

#### **Background**

Millions of chickens and turkeys, owned by the Poultry Integrators, are raised annually on farms throughout the IRW, and include, without limitation, birds raised for food products, birds raised for egg production and birds raised for breeding and resupply purposes. These "poultry growing operations" owned by, operated by, and/or under contract with the Poultry Integrators generate hundreds of thousands of tons of poultry waste for which the Poultry Integrators are legally responsible. Poultry waste constitutes solid and/or hazardous waste pursuant to 42 U.S.C. §6903(5) and (27).

Since approximately 1980, it has been the practice of the Poultry Integrators to dispose of this waste on lands within the IRW resulting in the release of this waste and associated

pollutants, into the soils, groundwater and surface waters of the IRW – a practice which may and does present an imminent and substantial endangerment to human health and the environment in the IRW in violation of 42 U.S.C. § 6972 (a)(1)(B) and applicable federal regulations.

The Poultry Integrators have long known that poultry waste contains a number of constituents that can and do cause harm to the environment and human health. These constituents include, but are not limited to:

- (a) Phosphorus and phosphorus compounds;
- (b) Nitrogen and nitrogen compounds;
- (c) Arsenic and arsenic compounds;
- (d) Zinc and zinc compounds;
- (e) Copper and copper compounds;
- (f) Hormones;
- (g) Antibiotics; and
- (h) Microbial pathogens.

These constituents of poultry waste have been released into the land and/or waters of the IRW by the disposal practices of the Poultry Integrators. The Poultry Integrators' waste management and disposal practices, combined with their failure to respond adequately to the continued release of poultry waste into the IRW, present an imminent and substantial endangerment to human health and the environment.

#### Solid Waste Disposal Act

Section 7002 of the SWDA provides that any-person may commence a civil action against any person "who has contributed or who is contributing to the past or present handling, storage, treatment, transportation, or disposal of any solid or hazardous waste which may present an imminent and substantial endangerment to health or the environment. . ." 42 U.S.C. §6972(a)(1)(B). The Poultry Integrators have contributed to the past and present handling, storage, and disposal of solid or hazardous waste that presents an imminent and substantial endangerment to human health and the environment in the IRW. The Poultry Integrators' waste management and disposal practices have caused and will continue to cause the migration of the pollutants throughout the waters and natural resources in the IRW. These conditions pose an imminent and substantial endangerment to human health and the environment.

Under the SWDA, the Poultry Integrators are responsible for the complete and prompt cleanup of all contamination resulting from the disposal and releases, as well as the State's attorney's fees and litigation expenses. The State intends to seek injunctive relief pursuant to 42 U.S.C. § 6972 (a) requiring the Poultry Integrators to immediately cease all further disposal and

releases of poultry waste in and to the IRW in violation of the SWDA, prevent further endangerment of human health and the environment by undertaking a comprehensive cleanup program, and such other relief as may be necessary to abate the imminent and substantial endangerment of human health and the environment.

### Other Legal Liability

In addition to the foregoing, the State alleges that the manner in which the Poultry Integrators have disposed of and released waste for which they are responsible into the environment has resulted in violations of numerous other federal and state statutes, federal and state regulations, and common law. Accordingly, the State also intends to assert actions for additional remedies under other state, federal and common law. By notifying the Poultry Integrators of its claims under SWDA, the State does not waive, but rather reserves, its right to pursue additional claims against the Poultry Integrators under state, federal and common law at any time, including prior to the expiration of the Notice Period described herein for the SWDA claim.

#### SWDA Demand for Relief

Pursuant to the SWDA, the State demands that the Poultry Integrators (1) immediately cease all disposal and releases of poultry waste to the environment in violation of the SWDA; (2) immediately assess the damage to the waters and natural resources of the State caused by historical disposal and release of poultry waste; (3) develop and implement a plan for comprehensive remediation of the waters and natural resources of the State, including all sediments associated with the IRW; and (4) reimburse the State for past and future response costs, attorney's fees and costs.

The State is prepared to negotiate a prompt settlement that adequately addresses all of its claims under the SWDA. However, unless a binding settlement decree that addresses all of the State's claims under the SWDA is entered within 90 days of receipt of this letter, the State will seek an order in U.S. District Court requiring the Poultry Integrators to take all necessary measures to halt the endangerment of human health and the environment caused by the actions described in this letter. In connection with the intended litigation, the State has retained the assistance of the law firms listed below.

Sincerely,

W.A. Drew Edmondson

Oklahoma Attorney General

#### Counsel for Plaintiffs:

Lloyd Landreth Landreth Law Firm 801 East B Street Jenks, OK 74037 (918) 296-0460 Frederick Baker Motley Rice P.O. Box 1792 Mt. Pleasant, SC 29465 (843) 216-9000 David Page Miller & Keffer 222 Kenosha Tulsa, OK 74119 (918) 743-4460

Kelly Hunter Burch Oklahoma Office of the Attorney General 4545 North Lincoln Blvd., Ste. 260 Oklahoma City, OK 73105 (405) 521-4274 David Riggs
Riggs, Abney, Neal, Turpen,
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cc:

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Richard Green Regional Administrator Environmental Protection Agency, Region 6 1445 Ross Avenue, Suite 1200 Dallas, TX 75202

The Honorable Miles Tolbert Oklahoma Secretary of Environment 3800 North Classen Boulevard Oklahoma City, OK 73118

A. Scott McDaniel, Attorney for Peterson Farms, Inc. Joyce, Paul & McDaniel, P.C. 1717 S. Boulder Ave., Ste. 200 Tulsa, OK 74119 The Honorable Alberto Gonzales, Esq. United States Attorney General 950 Pennsylvania Ave., NW Washington, DC 20530-0001

Steve Thompson
Executive Director
Oklahoma Department of
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707 N. Robinson
P.O. Box 1677
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John Tyson, CHB-CEO Don Tyson, Principal Richard Bond, President Tyson Foods, Inc. 2210 West Oaklawn Drive Springdale, AR 72762

Case 4:05-cv-00329-GKF-PJC Document 816-5 Filed in U	UDOMESTIC Mail Only; No Insurance Coverage Provided)	
	For delivery information visit our website at www.usps.come	
RETURN OF SERV	Postage \$	
SERVED: <u>11th</u> day of April, 2005  NAME AND PLACE OF SERVICE:	Certified Fee  Return Reciept Fee (Endorsement Required)  Restricted Delivery Fee (Endorsement Required)  APR - 9 2005	
	Total Postage & Fees \$ Sent To Town of Westville  Joe Ann Fleig, Town Clerk – Treasurer  Street, Apt. No. P.O. Box 146	
MANNER OF SERVICE: Certified Mail	City, State, 2ii 221 Williams Westville, OK 74965 PS Form 3800, June 2002	
SERVED ON: Town of Westville, Joe Ann Fleig,	Town Clerk - Treasurer	
DECLARATION OF SERVER		

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct.

Executed on April 26, 2005

By: Sligabeth Trotta

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>At ach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	Signature  Adgent  Addressee  By Received by (Printed Name)  C. Date of Delivery  D. Is delivery address different from item 1?
Article Addressed to:	D. Is delivery address different from item 1? Yes  If YES, enter deliver address solow:   No
Town of Westville Joe Ann Fleig, Town Clerk Treasurer P.O. Box 146 221 Williams	APR 1 1 2005
Westville, OK 74965	3. Service Type  Certified Mail  Registered  Return Receipt for Merchandise  C.O.D.
	4. Restricted Delivery? (Extra Fee) Yes
2. Article Number (Transfer from service label)  7 🗆 🖸 3	3110 0004 1976 1922
PS Form 3811, February 2004 Domestic Retu	urn Receipt 102595-02-M-1540